STIP
BRIAN J. SMITH, ESQ.
State Bar Number 11279
9525 Hillwood Dr., Suite 190
Las Vegas, Nevada 89134
(702) 380-8248
brian@bjsmithcriminaldefense.com
Attorney for THORSEN

## **UNITED STATES DISTRICT COURT**

## IN AND FOR THE DISTRICT OF NEVADA

UNITED STATES OF AMERICA,	)
Plaintiff,	)
	) Case No.: 2:13-cr-00030-JAD-GWF
VS.	)
	) STIPULATION TO CONTINUE
RYAN C THORSEN,	) SENTENCING DATE
	) (FIRST REQUEST)
Defendant.	

Certification: This stipulation is filed pursuant to General Order 2007-04.

IT IS HEREBY STIPULATED AND AGREED, by and between the defendant RYAN C THORSEN through her attorney BRIAN J. SMITH, ESQ., and the United States of America, through PHILLIP N. SMITH, Assistant United States Attorney, that the sentencing hearing currently scheduled for February 21, 2017, at 10:00 a.m., be vacated and continued to a date and time convenient to this court, but no event earlier than sixty (60) days.

This Stipulation is entered into pursuant to General Order 2007-04 and based upon the following:

1. THORSEN is currently set for sentencing on Tuesday, February 21, 2017.

	Case 2:13-cr-	-00030-JAD-GWF	Document 112	Filed 02/15/17	Page 2 of 4		
	2.	Defense counsel	was appointed	to represent TH	ORSEN on January 17,		
1		2017, and require	es additional tim	e for file review	and the exercise of due		
2		diligence.					
3	3.	THORSEN is in c	ustody and does	not object to thi	s continuance.		
5	4.	Denial of this req	uest for continua	ance would deny	the defendant sufficient		
6	time to be able to assist in his sentencing, taking into account the exercise						
7		of due diligence.					
8	5.	This is the first r	equest for a co	ntinuance of the	sentencing date in this		
9		case.					
<ul><li>10</li><li>11</li></ul>	DATED this 15th day of February, 2017.						
12							
13	RESPECTFULLY SUBMITTED BY:						
14	/c/ Phi	illin N. Smith		/s/	Prian I Smith		
15	1 1 1 2 2 1 1 1 2 3 1 1 1 1 1 1 2 3 1 1 1 1						
16	Assistant United States Attorney Attorney for MOGAVERO						
17							
<ul><li>18</li><li>19</li></ul>							

Case 2:13-cr-00030-JAD-GWF Document 112 Filed 02/15/17 Page 3 of 4

- 2. Denial of this request for continuance would result in a miscarriage of justice.
- 3. For all of the above stated reasons, the ends of justice would best be served by a continuance of the sentencing hearing date.
- 4. The additional time requested by the stipulation, is excludable in computing the time within which the trial herein must commence pursuant to the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A), considering the factors under 18 U.S.C. § 3161(h)(7)(B)(i) and (iv).
- 5. This is the first request for continuance.

## ORDERED

IT IS ORDERED UNDER that the sentencing hearing currently scheduled for February 21, 2017 at 10:00 a.m., be vacated and continued to May 15, 2017 at the hour of 11:00 a.m.

IT IS SO ORDERED:

UNITED STATES DISTRICT JUDGE

DATED this 15th day of February, 2017.